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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/648,639	08/26/2003	Melvin Deien	PLWL	3902
1688 75	590 08/11/2005		EXAMINER .	
POLSTER, LIEDER, WOODRUFF & LUCCHESI 12412 POWERSCOURT DRIVE SUITE 200			REIS, TRAVIS M	
	SCOURT DRIVE SUITE 2 10 63131-3615	:00	ART UNIT	PAPER NUMBER
ŕ			2859	:
			DATE MAILED: 08/11/2005	;

Please find below and/or attached an Office communication concerning this application or proceeding.

			SF
	Application No.	Applicant(s)	
·	10/648,639	DEIEN, MELVIN	
Office Action Summary	Examiner	Art Unit	
·	Travis M. Reis	2859	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a pply within the statutory minimum of thi d will apply and will expire SIX (6) MO ute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communicati BANDONED (35 U.S.C. § 133).	on.
Status		•	
1) Responsive to communication(s) filed on <u>05</u>	<i>July</i> 2005.		
2a) This action is FINAL . 2b) ⊠ Th	is action is non-final.	·	
3) Since this application is in condition for allow	ance except for formal ma	ters, prosecution as to the merits	is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-14 and 16-20</u> is/are pending in the	e application.		
4a) Of the above claim(s) is/are withdr	awn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-14 and 16-20</u> is/are rejected.		·	•
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	or election requirement.		
Application Papers	•		
9)☐ The specification is objected to by the Examir	ner.		
10)⊠ The drawing(s) filed on <u>7/5/5</u> is/are: a)⊠ ac	ccepted or b) objected to	by the Examiner.	•
Applicant may not request that any objection to th	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corre			(d).
11) The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreiga) All b) Some * c) None of:	gn priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
1. Certified copies of the priority document	nts have been received.		
2. Certified copies of the priority document	nts have been received in A	Application No	
Copies of the certified copies of the pri	iority documents have been	received in this National Stage	
application from the International Bure			
* See the attached detailed Office action for a lis	st of the certified copies no	received.	
Attachment(s) 1) Notice of References Cited (PTO-892)	A) Intension	Summary (PTO-413)	
2) Notice of References Cited (P10-892) Notice of Draftsperson's Patent Drawing Review (PT0-948)	Paper No	s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0-Paper No(s)/Mail Date	8)5) - Notice-of- 6)	Informal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-4, 8, 10, 14, 17, 19, & 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Nelson et al. (U.S. Patent 5579752).

Nelson discloses a bow sight system (10) for use in conjunction with a pin sight (24), the bow sight comprising a base plate (20) for mounting on a bow (14), the base plate giving a front (18) for orienting forwardly on the bow and a rear (16) for orienting rearwardly on the bow, the base plate having a mounting portion (Figure 4) for being mounted on the bow and a support portion extending from the mounting potion, the base plate being elongated in a longitudinal direction got the base plate and having a longitudinal axis (Figures 2 & 4); a sighting assembly (28) having a sight groove (48) for guiding and aiming the bow, the sight groove extending along an axis oriented substantially parallel to the plane of the support plate, the sighting assembly being mounted on the base plate in a manner (52) so that the sighting assembly is adjustably movable with respect to the base plate along an axis that is substantially perpendicular to a plane of the support potion of the base plate to permit adjustment of the portion of the sight groove of the sighting assembly in a horizontal direction, the sighting assembly being mounted on the base plate in a manner (32) so that the assembly is adjustably movable in a plane that is oriented substaintially perpendicular to the longitudinal axis of the base plate to permit adjustments-of-the-sight-groove-in-a-vertical-direction-when-the-sighting-assembly-is-mounted-on the bow, said sighting assembly having a pedestal (26) slidably mounted on the base plate and having a channel (34) formed therein; a mast member (42) mounted on the pedestal with an end Art Unit: 2859

portion of the mast member being positioned in the channel of the pedestal such that a position of the mast member in the channel is adjustable (Figure 3), the sight groove being mounted on the mast member (Figure 2); said sight groove having a length, a width, and a height such that the length has a longer dimension than the width, said sight groove positioning the length such that misalignment of the bow will cause a portion of the sight groove to obscure a view through said sight groove; a bow string (Figure 1) mounted on the bow, the bow sight assembly being mounted on the bow in a position rearward of the bow toward the string for orienting toward an archer when the archer draws the string of the bow (Figure 1); said pin sight assembly mounted on the bow in a position forward of the bow away from the archer such that the bow is located between the pin sight assembly and the bow sight assembly when the string of the bow is drawn (Figure 1); fasteners(32, 56) to lock the position of the sight assembly, said sight assembly including a pair of alignment marks (Figure 4), located between a top of said rear sight and a bottom of said rear sight and on either side of the groove, that align with a pin on said forward sight only when said bow is properly aligned such that the pin is located away from a bottom of said rear sight and wherein said pin is obscured when said bow is misaligned (Figure 2).

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Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness 3. rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 5, 6, 9, 11, 12, & 16 are rejected under 35 U.S.C. 103(a) as being unpatentable 4. over Nelson et al. in view of Fredrickson (U.S. Patent 2642661).

Nelson et al. discloses all of the instant claimed invention as stated above in the rejection of claims 1-4, 8, 10, 14, 17, 19, & 20 but do not disclose the groove is in a V shape cross

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section.

Frederickson discloses an archery sight (25) with a V shaped groove (58) to give an emergency point of aim in case of the forward sight (57)(Figure 2)(col. 4 lines 20-27). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to shape the groove disclosed by Nelson et al. in the shape of a V in order to provide an emergency point of aim.

5. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nelson et al. in view of Schroeder (U.S. Patent 4220983).

Nelson et al. discloses all of the instant claimed invention as stated above in the rejection of claims 1-4, 8, 10, 14, 17, 19, & 20 but do not disclose a light to illuminate said alignment marks on each side of said groove such that the alignment marks are visible in low light.

Schroeder discloses an illuminated bowsight (12) including a light emitting diode (26) located centrally relative to the sight in order to illuminate the ring (16) in order to sight targets in dim conditions (Figure 4)(col. 1 lines 49-51). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to add the light emitting diode disclosed by Schroeder to the sighting assembly disclosed by Nelson et al. in order to sight targets in dim conditions.

6. Claims 7 & 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nelson et al. & Frederickson as applied to claims 5, 6, 9, 11, 12, & 16 above, and further in view of Schroeder.

Nelson et al. & Frederickson disclose all of the instant claimed invention as stated above in the rejection of claims 5, 6, 9, 11, 12, & 16 but do not disclose a light to illuminate said alignment marks on each side of said groove such that the alignment-marks-are-visible-in low light.

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Schroeder discloses an illuminated bowsight (12) including a light emitting diode (26) located centrally relative to the sight in order to illuminate the ring (16) in order to sight targets in dim conditions (Figure 4)(col. 1 lines 49-51). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to add the light emitting diode disclosed by Schroeder to the sighting assembly disclosed by Nelson et al. & Frederickson in order to sight targets in dim conditions.

Response to Arguments

7. Applicant's arguments with respect to claims 1-14 & 16-20 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

8. Inquiries concerning this, or an earlier, communication from the examiner should be directed to Travis M. Reis (571) 272-2249; 8--5 M--F. If unreachable, contact the examiner's supervisor, Diego Gutierrez (571) 272-2245. The fax number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) 866-217-9197 (toll-free).

Travis M Reis Examiner Art Unit-2859Diego Gutierrez

Supervisory Patent Examiner

Tech Center 2800 -

CHRISTOPHER W. FULTON PRIMARY EXAMINER

tmr August 10, 2005 U.S. Serial No.: 10/648,639 Applicant: M. Deien Attorney Docket No. 9305US EXHIBIT A

